1	DANIEL G. SWANSON, SBN 116556	MARK A. PERRY, SBN 212532
2	dswanson@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP	mark.perry@weil.com JOSHUA M. WESNESKI (D.C. Bar No.
3	333 South Grand Avenue Los Angeles, CA 90071	1500231; <i>pro hac vice</i>) joshua.wesneski@weil.com
4	Telephone: 213.229.7000 Facsimile: 213.229.7520	WEIL, GOTSHAL & MANGES LLP
		2001 M Street NW, Suite 600 Washington, DC 20036
5	CYNTHIA E. RICHMAN (D.C. Bar No. 492089; pro hac vice)	Telephone: 202.682.7000 Facsimile: 202.857.0940
6	crichman@gibsondunn.com	
7	GIBSON, DUNN & CRUTCHER LLP 1050 Connecticut Avenue, N.W.	MORGAN D. MACBRIDE, SBN 301248 morgan.macbride@weil.com
8	Washington, DC 20036 Telephone: 202.955.8500	WEIL, GOTSHAL & MANGES LLP Redwood Shores Pkwy, 4th Floor
	Facsimile: 202.467.0539	Redwood Shores, CA 94065
9	JULIAN W. KLEINBRODT, SBN 302085	Telephone: 650.802.3044 Facsimile: 650.802.3100
10	jkleinbrodt@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP	
11	One Embarcadero Center, Suite 2600 San Francisco, CA 94111	
12	Telephone: 415.393.8200	
13	Facsimile: 415.393.8306	
14		
15		
	Attorneys for Defendant APPLE INC.	
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION	
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20	EPIC GAMES, INC.	Case No. 4:20-cv-05640-YGR-TSH
21	Plaintiff, Counter-defendant	DECLARATION OF MARK A. PERRY IN
22	V.	SUPPORT OF APPLE INC.'S ADMINISTRATIVE MOTION TO SEAL
	APPLE INC.,	
23	Defendant, Counterclaimant	The Honorable Thomas S. Hixson
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CASE No. 4:20-CV-05640-YGR-TSH

DECLARATION OF MARK A. PERRY ISO APPLE INC.'S MOTION TO SEAL

I, Mark A. Perry, hereby declare as follows:

- 1. I am an attorney licensed to practice in the State of California, and a member of the Bar of this Court. I am a partner at the law firm Weil, Gotshal & Manges LLP, counsel of record for Apple Inc. ("Apple") in this case. I am familiar with Apple's treatment of highly proprietary and confidential information based on my personal experience representing Apple. I have personal knowledge of the facts stated below and, if called as a witness, would testify competently thereto. I submit this declaration in support of Apple's Administrative Motion to Seal (the "Motion").
- 2. I am aware that the law of this Circuit allows information to be filed under seal for good cause or in certain compelling circumstances. I also understand that courts routinely seal filings where documents include a company's trade secrets, internal codenames, confidential research and development, personally identifiable information, or other commercially sensitive information. I understand that this Court has broad latitude to prevent the public disclosure of these categories of commercially sensitive information.
- 3. Apple operates in an intensely competitive environment. Apple has serious and legitimate concerns that competitors will be quick to capitalize on any release of Apple's highly sensitive information in order to gain competitive advantage. As such, Apple takes extensive measures to protect the confidentiality of its information.
- 4. Apple has carefully reviewed the exhibit to Apple's Objections to Special Master Rulings on Apple's Productions of Re-Reviewed Privileged Documents ("Objections"), which was filed under section 4 of the Joint Stipulation and Order Approving Privilege Re-Review Protocol (the "Protocol"), and now proposes to partially seal information therein that, if disclosed, would reveal personally identifiable information.

¹ Courts in the Ninth Circuit routinely grant motions to seal based on declarations of counsel. *See, e.g., In re Apple Securities Litigation*, 19-cv-02033-YGR, Dkt. 223 (N.D. Cal.); *In re Qualcomm Litig.*, No. 17-cv-00108-GPC, Dkt. 398-1 (S.D. Cal. Mar. 26, 2018); *Avago Techs. U.S. Inc. v. Iptronics Inc.*, No. 10-cv-02863-EJD, Dkt. 544 (N.D. Cal. Apr. 3, 2015); *Cisco Sys., Inc. v. OpenTV Inc.*, No. 13-cv-00282-EJD, Dkt. 76 (N.D. Cal. Oct. 8, 2013). If the Court deems this declaration insufficient, Apple respectfully requests that it be permitted to file a further declaration supporting filing under seal.

5. Apple seeks to seal this information because the privilege log is required to be filed under the terms of the Protocol but contains personally identifiable information in the form of email addresses of Apple employees, which Apple intends to keep confidential.

- 6. Apple has narrowly tailored its sealing request as to maximize the public's access to court documents without jeopardizing Apple's business interests. The remainder of the privilege log exhibit remains unreducted.
- 7. Below is a chart detailing the portions of the exhibits sealable for the reasons explained herein, as well as in Apple's Motion.

Portion of Document Sought to be Sealed	Document Title	Reason to Seal
Highlighted information in the To/Cc columns of row entries two and three within the privilege log.	Exhibit A to Objections (Privilege Log Entries)	Reflects personally identifiable information

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed this 4th day of March 2025, in Washington, D.C.

Dated: March 7, 2025 Respectfully submitted,

By: <u>/s/ Mark A. Perry</u> Mark A. Perry